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1 2 3	QUINN EMANUEL URQUHART & SULLIVAN, Ll Claire D. Hausman (Bar No. 282091) clairehausman@quinnemanuel.com 865 South Figueroa Street, 10 <sup>th</sup> Floor Los Angeles, CA 90017 (213) 443-3000	LP		
4	Interim Co-Lead Consumer Class Counsel			
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10	IINITED STATES	DISTRICT COURT		
11	UNITED STATES DISTRICT COURT			
12	NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION			
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14	MAXIMILIAN KLEIN, et al.,	Consolidated Case No. 3:20-cv-08570-JD		
15	Plaintiffs,	DECLARATION OF CLAIRE D.		
16	VS.	HAUSMAN IN SUPPORT OF CONSUMER PLAINTIFFS' MOTION TO EXCLUDE		
17	META PLATFORMS, INC.,	PORTIONS OF DR. JOHN LIST'S PROPOSED TESTIMONY		
18	Defendant.	The Hon. James Donato		
19	This Document Relates To: All Actions	Hearing Date: June 20, 2024 at 10:00 a.m.		
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		Case No. 3:20-cv-08570-JD		

HAUSMAN DECLARATION ISO CONSUMERS' MOTION TO EXCLUDE LIST TESTIMONY

I, Claire D. Hausman, declare:

1. I am of counsel at Quinn Emanuel Urquhart & Sullivan, LLP ("Quinn Emanuel"). I have been actively involved in this action, am familiar with the proceedings, and have personal knowledge of the matters stated herein.

2. I respectfully submit this declaration in support of Consumer Plaintiffs' Motion to Exclude Portions of Dr. John List's Proposed Testimony. Attached to this declaration are true and correct copies of **Exs. 1-16**, which are documents and deposition transcripts that Consumer Plaintiffs cite in their Motion. For the Court's convenience, the relevant portions of the documents and deposition transcripts have been highlighted and, where applicable, excerpted.<sup>1</sup>

Ex. No.	Description of Exhibit	Provisionally Filed
Ex. No.	Description of Exhibit	<u>Under Seal</u>
1	Merits Expert Report of Facebook Expert John A. List, Ph.D.	Yes
2	Excerpts from Appendices to Merits Expert Report of Facebook Expert John A. List, Ph.D.	Yes
3	Excerpts from Deposition of Dr. John List, taken in <i>Klein v. Meta Platforms</i> on March 1, 2024	Yes
4	Excerpts from Merits Expert Rebuttal Report of Consumer Expert Joseph Farrell, D. Phil.	Yes
5	Excerpts from Merits Expert Report of Facebook Expert Dennis Carlton, Ph.D.	Yes
6	Excerpts from Deposition of Dr. Dennis Carlton, taken in Klein v. Meta Platforms on March 7, 2024	Yes
7	Excerpts from FTC Rebuttal Expert Report of Facebook Expert Dennis W. Carlton, Ph.D. in FTC v. Meta Platforms Case	Yes
8	Hendel, Igal, and Aviv Nevo. "Measuring the implications of sales and consumer inventory behavior." <u>Econometrica</u> 74, no. 6 (2006).	No
9	Excerpts from 2023 Merger Guidelines from the U.S. Department of Justice and the Federal Trade Commission	No

Should the Court find it helpful, Consumers can submit any cited materials in full.

Ex. No.	Description of Exhibit	Provisionally Filed Under Seal	
10	Facebook's January 23, 2023 Responses and Objections to Consumer Plaintiffs' Fifth Set of Requests for Production	No	
11	Discovery Correspondence Between Facebook and Consumer Plaintiffs Regarding Structured Data Requests	No	
12	Antitrust in Attention Markets: Objections and Responses, John M. Newman, 59 Santa Clara L. Rev. 743 (2020)	No	
13	Excerpts from Natural Experiments, Antitrust Law Developments (Ninth Ed.), American Bar Association (2022)	No	
14	Excerpts from Perloff and Carlton, <i>Industrial Organization</i> , 2d ed. at 807	No	
15	Excerpts from Besanko and Braeutigam, <i>Microeconomics</i> , 3d ed.	No	
16	Excerpts from <i>Natural Experiments</i> (Ch. 31), Mary Coleman & James Langenfeld, <u>Issues in Competition Law and Policy</u> , American Bar Association (2008)	No	
I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.			
Exec	cuted on this 5th day of April, 2024 in Los Angeles, California.		
	By <u>/s/ Cla</u>	ire D. Hausman	
Claire D. Hausman			

**ATTESTATION** I, Kevin Y. Teruya, am the ECF user whose ID and password are being used to file the above document. In compliance with Local Rule 5-1(i)(3), I hereby attest that Claire D. Hausman has concurred in the filing of the above document. By /s/ Kevin Y. Teruya Kevin Y. Teruya